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| APPLICATION NO.                                       | FILING DATE. | FIRST NAMED INVENTOR  | ATTORNEY DOCKET NO.   | CONFIRMATION NO. |
|---|--------------|-----------------------|-----------------------|------------------|
| 10/790,604  | 03/01/2004   | Robert W. Johnson JR. | 9060-221              | 9585             |
| 20792 7590 05/14/2007<br>MYERS BIGEL SIBLEY & SAJOVEC |              | EXAMINER              |                       |                  |
| PO BOX 37428  |              |                       | DEBERADINIS, ROBERT L |                  |
| . RALEIGH, NO   | C 27627      |                       | ART UNIT              | PAPER NUMBER     |
| • .   |              | ÷ .                   | 2836                  |                  |
| • • • •   |              |                       |                       |                  |
| ••  |              |                       | MAIL DATE             | DELIVERY MODE    |
| 4   |              | ·                     | 05/14/2007            | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

|  | ······································  | Application No.  | Applicant(s)   |
|--|---|--|--|
| Office Action Summary  |   | 10/790,604   | JOHNSON ET AL.   |
|  |   | Examiner   | Art Unit   |
|  |   | Robert DeBeradinis   | 2836   |
| Period fo  | The MAILING DATE of this communication app  | ears on the cover sheet with the c   | orrespondence address  |
| A SH<br>WHIC<br>- Exte<br>after<br>- If NC<br>- Failu<br>Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period vire to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE | N. nely filed the mailing date of this companication. D (35 U.S.C. § 133). |
| Status   |   |  |  |
| 2a)□   | Responsive to communication(s) filed on <u>02 M</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allower closed in accordance with the practice under E  | action is non-final.   |  |
| Disposit   | ion of Claims   |  | •  |
| 5)□<br>6)⊠<br>7)□  | Claim(s) 1-37 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-37 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or  | vn from consideration.   |  |
| Applicati  | ion Papers  |  |  |
| 10)  | The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Ex  | epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj   | e 37 CFR 1.85(a).<br>ected to. See 37 CFR 1.121(d).                        |
| Priority ι   | ınder 35 U.S.C. § 119   |  |  |
| a)[  | Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priorical application from the International Bureau  See the attached detailed Office action for a list of   | s have been received. s have been received in Application ity documents have been receive I (PCT Rule 17.2(a)).  | on No ed in this National Stage  |
| 2)   | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date  | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:  | te   |

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## **DETAILED ACTION**

## Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 are rejected under 35 U.S.C. 103(a) as being unpatentable over SOBKOW et al. 20010024109 in view of FRANCIS et al. 6,678,268.

CLAIMS1,5,6 SOBKOW discloses a power supply system provides trunk line power to a segment of a network by concurrently operating multiple power supply devices with the power supply devices being configured in a load sharing configuration having supporting electronics components providing the electrical signal conditioning, monitoring, digital signal monitoring and control and network communications to monitor the electrical voltage and current of each power supply as well as the total voltage and current being delivered to the network. SOBKOW does not disclose a plurality of segment loading indicators each of the loading indicators operative to provide an indication of a loading of the associated load segment output. FRANCIS et al. discloses each module (252) is equipped with LED indicators (1520) indicating the status of the

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unit. It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the power supply system to have a plurality of segment loading indicators each of the loading indicators operative to provide an indication of a loading of the associated load segment output to quickly identify a faulty segment.

CLAIMS 2,4 SOBKOW et al. in view of discloses FRANCIS et al. discloses the apparatus of claim 1. The references do not disclose wherein one of the segment loading indicators is operative to provide an indication of a loading of the associated load segment output with respect to load rating of the associated load segment output. SOBKOW discloses monitoring the electrical voltage and current of each power supply as well as the total voltage and current delivered to the segments. FRANCIS et al. discloses indicators on each segment for quickly identifying faulty segments. It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the line segments to have indicators indicating over current condition for the segment to identify a fault in the segment.

CLAIM 7, SOBKOW et al. in view of discloses FRANCIS et al. discloses the apparatus of claim 4. The above references are silent as to indicators integrated in an uninterruptible power supply and wherein respective ones of the segment loading indicators are operative to provide a visual indication of respective loading of respective load segment outputs of the UPS. SOBKOW discloses load sharing circuitry ensures that each provided power supply is equally loaded, typically at a level far below each power supply's maximum operating amperage, indicating that enough power is available to maintain circuit operation even if one supply should be disconnected.

FRANCIS discloses indicators on a segment. It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the power supply system to incorporate the UPS features and the indicators for visual indication of the operating status for the system.

CLAIM 8-37, SOBKOW discloses a power system including segments the power supply system monitors the electrical voltage and current of each power supply as well as the total voltage and current being delivered to the segments. FRANCIS discloses power supply front panel equipped with indicators indicating the status of the unit (figure 20). It would have been obvious to one having ordinary skill in the art to have merely arranged panels and indicators and determined the desired values to monitor to quickly determine the system performance of segments of a power system.

Any inquiry concerning this communication should be directed to Robert L.

DeBeradinis whose number is (571) 272-2049. The Examiner can normally be reached Monday-Friday from 8:30 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Brian Sircus, can be reached on (571) 272-2058. The Fax phone number for this Group is (571) 272-8300.

RLD

APRIL 30, 2007